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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/839,179	04/19/2001	Kenneth James Barker	RAL919990168US1	1524
25299 7:	590 . 03/19/2004		EXAMINER	
IBM CORPORATION			CHANG, ERIC	
PO BOX 12193 DEPT 9CCA, E			ART UNIT	PAPER NUMBER
	RIANGLE PARK, NO	27709	2116	1.
			DATE MAILED: 03/19/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)	1
	09/839,179	BARKER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Eric Chang	2116	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a rep y within the statutory minimum of thirty (will apply and will expire SIX (6) MONTH , cause the application to become ABAI	y be timely filed 30) days will be considered timely. IS from the mailing date of this communication. IDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 19 A	<u>pril 2001</u> .		
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.		
3) Since this application is in condition for alloward	nce except for formal matter	s, prosecution as to the merits is	
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	I1, 453 O.G. 213.	
Disposition of Claims			
 4) Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-5 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o 			
Application Papers			
9)☐ The specification is objected to by the Examine 10)☑ The drawing(s) filed on 19 April 2001 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Example 11.	☑ accepted or b)☐ objected drawing(s) be held in abeyanced ion is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Apprity documents have been re u (PCT Rule 17.2(a)).	olication No eceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	Лail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>2</u> .	6) Other:	rmal Patent Application (PTO-152)	

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DETAILED ACTION

1. Claims 1-5 are pending.

Claim Objections

2. Claim 4 is objected to because of the following informalities: The limitations of the claim are unclear due to grammatical errors, especially with regard to the relationship between operating speed, and its selection and power consumption thereof. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-5 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by U.S. Patent 5,805,597 to Edem.
- 5. As to claim 1, Edem discloses a method of conserving power consumption in a communication system which includes components capable of selectively entering a low power mode and an auto-negotiation feature by:

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[a] exchanging messages indicative of a low power mode capability [col. 13, lines 18-22];

- [b] using an auto-negotiation feature to interpret exchanged signals to verify that connected systems include the low power mode capability [col. 13, lines 21-23]; and
- [c] transmitting a signal that a communications session is completed to cause connected systems to enter the low power mode [col. 13, lines 23-25].

Edem teaches a transmitting device on the network uses an auto-negotiation protocol to indicate that it desires to enter a low power mode, and receives a message from the receiving device that it is also capable of entering the low power mode. If the exchange indicates that both devices support a low power mode, the devices will enter a low power mode, substantially as claimed.

- 6. As to claim 2, Edem discloses the auto-negotiation feature is a next-page facility [col. 12, lines 37-55].
- 7. As to claim 3, Edem discloses a further step of employing the auto-negotiation feature further to verify that the connected systems are eligible to enter the low power mode [col. 13, lines 11-25].
- 8. As to claim 4, Edem discloses a system utilizing a data communication device having a plurality of data exchange modes, each of said modes operating at different speeds and power consumption levels, protocol means for compatibly coupling said data communication device to

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another data communication device for exchanging data therebetween, and selection means in said data communication device operating in a high speed mode to switch to a different speed mode that consumes less power during an idle period by:

- [a] exchanging data representative of said data communication devices ability to operate at the least power consuming speed [col. 13, lines 18-23];
- [b] decoding via said protocol means said representative data [col. 13, lines 11-25]; and [c] changing to said least power consuming speed in response to another protocol signal [col. 13, lines 23-25].

Edem teaches the method to conserve power, including using auto-negotiation to verify the ability to enter a low power mode, and having the devices enter a low power mode thereafter, substantially as claimed. Furthermore, Edem teaches that the full power mode has a greater bandwidth than the low power mode [col. 19, lines 51-55]. Therefore, Edem teaches that the higher transmission speed consumes more power, substantially as claimed.

- 9. As to claim 5, Edem discloses a method for conserving power consumption during periods of low usage by using a next-page aspect of the auto-negotiation feature to communicate among terminal data equipment each equipment's capability to assume a low power mode, the method comprising:
 - [a] detecting periods of low network usage [col. 8, lines 44-67, and col. 9, lines 1-6];
- [b] verifying in response to detection of low network usage that each equipment is eligible to assume the low power mode by use of the auto-negotiation feature [col. 13, lines 11-25]; and

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[c] asserting signals to put each eligible equipment in a low power mode of operation [col. 13, lines 23-25].

Edem teaches the method to conserve power, including using auto-negotiation to verify the ability to enter a low power mode, and having the devices enter a low power mode thereafter, substantially as claimed. Furthermore, Edem teaches that such an attempt to enter a low power mode occurs when network traffic has decreased to a limited level [FIG. 11, element 211].

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric Chang whose telephone number is (703) 305-4612. The examiner can normally be reached on M-F 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Lee can be reached on (703) 305-9717. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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THOMAS LEE
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